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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/933,277	08/20/2001	Jennifer A. Jacobi	AMAZON.072A	4640
	7590 08/24/200 RTENS OLSON & BE	EXAMINER		
2040 MAIN STREET FOURTEENTH FLOOR IRVINE, CA 92614			LANEAU, RONALD	
			ART UNIT	PAPER NUMBER
,			3714	
			NOTIFICATION DATE	DELIVERY MODE
			08/24/2007	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

jcartee@kmob.com eOAPilot@kmob.com

	Application No.	Applicant(s)				
	09/933,277	JACOBI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Ronald Laneau	3714				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address				
• •	VIC CET TO EVOIDE AN	AONTH(S) OR THIRTY (20) DAVS				
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MOI e, cause the application to become A	CATION. reply be timely filed  NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>04 M</u>	lay 2007.					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-35 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,3-12 and 14-45</u> is/are rejected.						
7) Claim(s) 2 and 13 is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attache	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
<ol> <li>Certified copies of the priority documents have been received.</li> </ol>						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list	of the certified copies not	received.				
Attachment(s)						
1)		Summary (PTO-413) s)/Mail Date				
3) Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of I	nformal Patent Application				
Paper No(s)/Mail Date	6)	<u>_</u> ·				

Application/Control Number: 09/933,277

Art Unit: 3714

## Response to Amendment

1. The response filed on 05/04/07 has been entered. Claims 1-35 are still pending.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1, 3-12 and 14-35 rejected under 35 U.S.C. 102(e) as being anticipated by Bezos (US 6,917,922 B1).

Bezos was cited in IDS filed on 09/13/05.

Bezos discloses an electronic catalog system, comprising: an electronic catalog of items that are available for purchase, that include descriptions of the items, and electronic catalog including pages providing functionality for online users to select items to purchase (see abstract); a wish list application that provides functionality for users of the electronic catalog to create wish lists with items selected from the electronic catalog, and to purchase items as gifts from the wish lists of other users (col. 2, lines 16-25); a database which stores information about affiliations between the users (fig. 3, 323). Bezos further discloses a notification component that is capable of being responsive, to an online request from a first user for a catalog page which includes a description of a first item, by at least (a) determining whether the first item is on an electronic wish list of a user who is affiliated with the first user, and (b) when the first item is determined to

be on an electronic wish list of a second user who is affiliated with the first user, supplementing the page with a notification that the first item is on the wish list of the second user; whereby users are notified, during browsing of the electronic catalog, when accessed items are on the electronic wish list of other users (see figs. 1, 2).

Bezos discloses a component that updates the database to indicate an affiliation between two users as a result of one user sending an electronic card to the other user (col. 5, lines 30-45, see fig. 4); a central data processor system for storing and indexing electronic catalog data, including graphic and audio message data (col. 7, lines 1-20); a system wherein the notification component is further responsive to the online request by notifying the first user if the first item is similar to an item on a wish list of an affiliated user; wherein the notification component provides, within the notification, a selectable link to the wish list of the second user. wherein the notification component indicates, within the notification, at least one of (a) a date the first item was added to the wish list, and (b) a date the wish list was last updated. wherein the notification component provides, within the notification, information about an upcoming gift-giving event associated with the second user; wherein the catalog page is a product detail page; wherein the catalog page includes a list of items.

### Allowable Subject Matter

4. Claims 2, 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

None of the references, either singularly or in combination, discloses or even suggests:

Art Unit: 3714

As per claim 2, a system further comprising a cache memory which stores wish lists of users affiliated with the first user while the first user browses the electronic catalog, wherein the notification component accesses the cache memory to determine whether items viewed by the first user are on the wish lists of users affiliated with the first user.

As per claim 13, a method wherein monitoring browsing of the electronic catalog by the first user comprises maintaining wish lists of at least some of the affiliated users in a cache memory, and using the cache memory to determine whether items accessed by the first user are on electronic wish lists of the affiliated users.

# Response to Arguments

- 5. Applicant's arguments with respect to claims 1-35 have been considered but are moot in view of the new ground(s) of rejection.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald Laneau whose telephone number is (571) 272-6784. The examiner can normally be reached on 7:30 3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Pezzuto can be reached on (571) 272-6996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/933,277

Art Unit: 3714

Page 5

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ronald Janeau

70/05/8

Ronald Laneau Primary Examiner Art Unit 3714

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